FORM PTO-1618A Expires 06/30/99 OMB 0651-0027 12-13-2000

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

101548283

RECORDATION FORM COVER SHEET TRADEMARKS ONLY

TO: The Commissioner of Patents and Trademarks:	Please record the attached original document(s) or copy(ies).
Submission Type	Conveyance Type
X New	Assignment License
Resubmission (Non-Recordation) Document ID #	X Security Agreement Nunc Pro Tunc Assignment Effective Date
Correction of PTO Error	Merger Month Day Year 05032000
Reel # Frame #	Change of Name
Corrective Document Reel # Frame #	Other
Conveying Party	Mark if additional names of conveying parties attached Execution Date Month Day Year
Name VISTA INFORMATION SOLUTION	
Formerly	
Individual General Partnership	Limited Partnership X Corporation Association
Other	
X Citizenship/State of Incorporation/Organiza	tion Delaware
Receiving Party	Mark if additional names of receiving parties attached
Name PNC Bank, National Association	clation, as Agent
DBA/AKA/TA	
Composed of	
Address (line 1) 2 North Lake Avenue	
Address (line 2) Suite 940	
Address (line 3) Pasadena	CA 91101
City	State/Country Zip Code Limited Dortnership If document to be recorded is an
Individual General Partnership	assignment and the receiving party is
Corporation X Association	not domiciled in the United States, an appointment of a domestic
	representative should be attached.
Other	(Designation must be a separate document from Assignment.)
X Citizenship/State of Incorporation/Organization	tion National
2/2000 GT0N11 00000380 75796084	OFFICE USE ONLY
C:481 40.00 0P 225.00 0P	

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to:

Mail documents to be recorded with required cover sheet(s) information to:
Commissioner of Patents and Trademarks, Box Assignments , WashRADEM APRI

REEL: 002193 FRAME: 0668

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Expires 06/	30/99
OMB 0651-	-0027

Page 2

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

Domestic Re	presentative Name and Address Enter for the first Receiving Party only.
Name [
Address (line 1)	
Address (line 2)	
Address (line 3)	
Address (line 4)	
Corresponde	ent Name and Address Area Code and Telephone Number (213) 485-1234
Name	Scott Jacobs, Esq.
Address (line 1)	c/o Latham & Watkins
Address (line 2)	633 West Street
Address (line 3)	Suite 4000
Address (line 4)	Los Angeles, CA 90071
	Enter the total number of pages of the attached conveyance document # 23
75796084 75815729 75665061 Number of P Fee Amount Method of	roperties Enter the total number of properties involved. # 10 Fee Amount for Properties Listed (37 CFR 3.41): \$ \$ 265.00 Payment: Enclosed X Deposit Account
To th attac indic Laura	nd Signature see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and belief, the foregoing information is true and correct and any see best of my knowledge and the foregoing information is true and correct and any see best of my knowledge and the foregoing information is true and correct and any see best of my knowledge and the foregoing information is true and correct and any see best of my knowledge and the foregoing information is true and correct and any see best of my knowledge and the foregoing information is true and correct and any see best of my knowledge and the foregoing information in the foregoing information in the foregoing information in the foregoing information in the foregoing in

INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT, dated as of May 3, 2000 (as amended, supplemented or otherwise modified from time to time, the "Intellectual Property Security Agreement"), is made by each of the signatories hereto (collectively, the "Grantors") in favor of PNC Bank, National Association., as agent (in such capacity, the "Agent") for the Lenders (as defined in the Revolving Credit and Security Agreement referred to below).

WHEREAS, the Borrowers have entered into a Revolving Credit and Security Agreement, dated as of May 3, 2000 (as amended, supplemented, replaced or otherwise modified from time to time, the "Revolving Credit and Security Agreement"), with the financial institutions from time to time party thereto and the Agent. Capitalized terms used and not defined herein have the meanings given such terms in the Revolving Credit and Security Agreement.

WHEREAS, under the terms of the Revolving Credit and Security Agreement, the Grantors have granted a security interest in certain Collateral, including, without limitation, certain General Intangibles of the Grantors to the Agent for the ratable benefit of the Lenders, and have agreed as a condition thereof to execute this Intellectual Property Security Agreement for recording with the United States Patent and Trademark Office, the United States Copyright Office, and other applicable Governmental Authorities including, without limitation, the Canadian Copyright Office, the Canadian Trademark Office, the Canadian Patent Office and the Canadian Industrial Design Office (collectively, the "Canadian Intellectual Property Office").

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantors agree as follows:

SECTION 1. Grant of Security. Each Grantor hereby grants to the Agent for the ratable benefit of the Lenders a security interest in and to all of such Grantor's right, title and interest in and to the following (the "Intellectual Property Collateral"), as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of such Grantor's Obligations:

(a) (i) all trademarks, service marks, trade names, corporate names, company names, business names, trade dress, trade styles, logos, or other indicia of origin or source identification, trademark and service mark registrations, and applications for trademark or service mark registrations and any new renewals thereof, including, without limitation, each registration and application identified in Schedule 1, (ii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof, (iii) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof), and (iv) all other

rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto, together in each case with the goodwill of the business connected with the use of, and symbolized by, each of the above (collectively, the "Trademarks");

- (b) (i) all patents, patent applications and patentable inventions, including, without limitation, each patent and patent application identified in Schedule 1, (ii) all inventions and improvements described and claimed therein, (iii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof, (iv) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof), and (v) all reissues, divisions, continuations, continuations-in-art, substitutes, renewals, and extensions thereof, all improvements thereon and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto (collectively, the "Patents");
- (c) (i) all copyrights, whether or not the underlying works of authorship have been published, and all works of authorship and other intellectual property rights therein, all copyrights of works based on, incorporated in, derived from or relating to works covered by such copyrights, all right, title and interest to make and exploit all derivative works based on or adopted from works covered by such copyrights, and all copyright registrations and copyright applications, and any renewals or extensions thereof, including, without limitation, each registration and application identified in Schedule 1, (ii) the rights to print, publish and distribute any of the foregoing, (iv) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof, (iv) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof), and (v) all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto ("Copyrights");
- (d) (i) all trade secrets and all confidential and proprietary information, including know-how, manufacturing and production processes and techniques, inventions, research and development information, technical data, financial, marketing and business data, pricing and cost information, business and marketing plans, and customer and supplier lists and information, including, without limitation, any of the foregoing identified in Schedule 1, (ii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof, (iii) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof), and (iv) all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto (collectively, the "Trade Secrets");
- (e) (i) all licenses or agreements, whether written or oral, providing for the grant by or to any Grantor of: (A) any right to use any Trademark or Trade Secret, (B) any right to manufacture, use or sell any invention covered in whole or in part by a Patent, and (C) any right under any Copyright including, without limitation, the grant of rights to manufacture,

distribute, exploit and sell materials derived from any Copyright including, without limitation, any of the foregoing identified in Schedule 1, (ii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations of any of the foregoing, (iii) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof), and (iv) all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto; and

(f) any and all proceeds of the foregoing.

Section 1.1. Exception re Last Day. The last day of the term of each license granted to any Grantor with respect to any Canadian Intellectual Property Collateral shall be excepted for the grant of security and shall not form part of the Intellectual Property Collateral. Each Grantor shall stand possessed of that day in trust to assign and dispose of it as Agent directs.

License/Assignment of Intellectual Property. For the purpose of Section 1.2. enabling Agent or any Receiver to exercise the rights and remedies under this Agreement or the Revolving Credit and Security Agreement (including, without limitation, in order to take possession of, hold, preserve, process, assemble, prepare for sale, market for sale, sell or otherwise dispose of Intellectual Property Collateral) at such time as Agent shall be lawfully entitled to exercise such rights and remedies, each Grantor hereby grants to Agent, for the benefit of Agent and Lenders, an irrevocable, non-exclusive license (exercisable without payment of royalty or other compensation to such Grantor) to use, license or sublicense any Intellectual Property Collateral now owned or hereafter acquired by such Grantor, and wherever the same may be located, and including in such license access to all media in which any of the licensed items may be recorded or stored and to all computer software and programs used for the compilation or printout hereof. In addition, upon receiving written demand from Agent after a default has occurred, each Grantor shall assign the Intellectual Property to whomever Agent directs, including to Agent. Each Grantor appoints any officer or director of Agent to be its attorney in accordance with applicable law including the Powers of Attorney Act (Ontario) with full power of substitution and to do on such Grantor's behalf anything that is required to assign, license, sublicense or transfer, and to record any assignment, license, sublicense or transfer of, the Intellectual Property Collateral. This power of attorney, which is coupled with an interest, is irrevocable until the release or discharge of the security interests in favor of Agent.

Section 1.3. <u>Attachment</u>. The security interest created hereby is intended to attach when this Intellectual Property Security Agreement is signed by Grantors and delivered to Agent.

SECTION 2. Recordation. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner of Patents and Trademarks and any other applicable government officer in any applicable jurisdiction including, without limitation, the Canadian Intellectual Property Office, record this Intellectual Property Security Agreement.

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SECTION 3. <u>Execution in Counterparts</u>. This Intellectual Property Security Agreement may be executed in any number of counterparts (including by telecopy), each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 4. Governing Law. This Intellectual Property Security Agreement shall be governed by, and construed and interpreted in accordance with, the law of the State of New York.

Section 4.1. <u>Copy of Agreement</u>. Each Grantor hereby acknowledges receipt of a copy of this Intellectual Property Security Agreement.

SECTION 5. <u>Conflict Provision</u>. This Intellectual Property Security Agreement has been entered into in conjunction with the provisions of the Revolving Credit and Security Agreement. The rights and remedies of each party hereto with respect to the security interest granted herein are without prejudice to, and are in addition to those set forth in the Revolving Credit and Security Agreement, all terms and provisions of which are incorporated herein by reference. In the event that any provisions of this Intellectual Property Security Agreement are in conflict with the Revolving Credit and Security Agreement, the provisions of the Revolving Credit and Security Agreement shall govern.

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IN WITNESS WHEREOF, each of the undersigned has caused this Intellectual Property Security Agreement to be duly executed and delivered as of the date first above written.

GRANTORS:

VISTA INFORMATION SOLUTIONS, INC., a Delaware corporation

By: Checce to Name: E.S. Havilton
Title: Vice President Itsst. Scere tary

VISTA ENVIRONMENTAL INFORMATION, **INC.**, a Delaware corporation

Name: E.S. Hamilton Title: Vice Resident/Asst. Secretary

E/RISK INFORMATION SERVICES,

a California corporation

By: Standton
Title: Vice Prosident Asst. Secretary

GEOSURE, INC., a Delaware corporation

By: Stamulton
Title: Vice President Asst. Secretary

GEOSURE, L.P.,

a New York limited partnership

By: GeoSure, Inc., its general partner

By: Stamulton

Name: E.S. Hamilton

Name: E.S. Hamilton Title: Vice Presidentlasst Secretary

ENSITE CORPORATION OF DENVER, a Colorado corporation Name: E.S. Hanulton Title: Vice President / Asst. Sceretary ECOSEARCH ACQUISITION, INC., a Delaware corporation By: Name: E.S. Hanulton Vice President/Asst. Sucretary ECOSEARCH ENVIRONMENTAL RESOURCES, INC., an Indiana corporation By: Stauch Name: E.S. Hamilton Title: Vice President lasst. Secretary NRC ACQUISITION, L.L.C., a Delaware limited liability company By: GeoSure, L.P., its managing member By: GeoSure, Inc., its general partner, Name: E. S. Hamilton Title: Vice President lAsst Secretary

NRC INSURANCE SERVICES, INC.,

a North Carolina corporation

By: Stamulton
Title: Vice President Asst. Secretary

VISTA DMS, INC., a Delaware corporation

By:_

Name: E.S Hanulton

Title:

E.S. Hamilton Vice President / Asst. Seere tary

VISTAINFO CANADA, INC.,

an Ontario corporation

Name:

Title:

Preven

STATE	OF CALIFORNIA)
) ss.
COUNT	TY OF SAN DIEGO)
(On May 4, 2000 before me, ROBBIN C. POWELL, Notary Public, personally appeared Sole Hamilton and Brian Coan
	personally known to me
or	
X	proved to me on the basis of satisfactory evidence

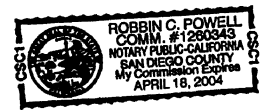
to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal

SIGNATURE OF NOTARY PUBLIC

(S E A L)





SCHEDULE I

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Mark Serial No. Filing Date International Registration Date Registration Number Status	Serial No.	ECOSEARCH ENVIRONMENTAL RESOURCES, INC.	OSEARCH 75/028,084 12/5/95 42 6/24/97 2,073,326 Registered	E/RISK INFORMATION SERVICES	USK 75/035,125 12/21/95 16,42 9/1/98 2,186,246 Registered	ENSITE CORPORATION TA ENTRAC CORPORATION	1940 GUARANTEED! N/A 1/9/95 42 1/9/96 951002803 Registered	lorado State	ENTRAC ENVIRON- N/A 5/8/90 100 5/8/90 901043782 Registered MENTAL RECORDS SEARCH (Colorado State) (Colorado State)	Jorado State	4SURA 75/379,388 10/24/97 36,42 Pending (ITU)	GEOSURE L.P. (The U.S. Environment Risk Assessment Service, L.P. d/b/a Environmental Risk Information & Imaging Services)	ENVIRONMENTAL 75/367,057 10/2/97 42 6/29/99 2,256,565 Registered RISK INFORMATION & IMAGING	74/766 937 4/17/92 42 112/1/02 11727.200
Mark	Serial No.	SEARCH ENVIR	ECOSEARCH	ISK INFORMATI	E-RISK	SITE CORPORAT	1940 GUARANT	Colorado State	ENTRAC ENVI MENTAL RECC SEARCH	Colorado State	ENSURA	OSURE L.P. (The	ENVIRONMEN RISK INFORMATIO IMAGING	FDIIC

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Gray Cary\SD\1356853.1 102695-151255

Status:		Registered	Registered	Registered	Registered	Registered	Pending (ITU)	Registered		Pending (ITU)	Registered	Pending (ITU)	Registered	Pending (ITU)	Registered
Registration Number		2,210,795	2,258,739	2,208,796	2,258,740	2,264,179		2,266,272	Moore U.S.A., Inc.)]		2,010,388		1,890,371		2,095,953
Registration Date	:	12/15/98	66/9/L	12/8/98	66/9/L	7/27/99		8/3/66	iess Forms, Inc. and I		10/22/96		4/18/95		26/6/6
International	Class	36	36	42	36	42	42	42	ka Moore Busir	6	6	35	35, 42	35	16
Filing Date		10/2/97	10/26/97	10/2/97	10/2/97	10/2/97	10/14/97	10/2/97	RICA, INC. (f	5/26/99	6/30/93	8/31/98	3/12/93	6/18/98	2/15/96
Serial No.		75/367,060	75/367,058	75/367,061	75/367,059	75/366,811	75/372,364	75/366,810	NORTH AME	75/714,007	74/407,416	75/544,764	74/367,487	75/504,913	75/058,760
Mark	Serial No.	ERIISCAN	ERIISCORE	ERIISMAP	ERIISNET	ERIS and Design	FLOODSURE	Target Design	VISTA DMS, INC. [MOORE NORTH AMERICA, INC. (fka Moore Business Forms, Inc. and Moore U.S.A., Inc.)]	ACCUSYNC	AD-EASE	BE SELECTIVE, NOT EXCLUSIVE	Compass Design	CONNECTING REAL ESTATE PROFESSIONALS WITH QUALIFIED HOME BUYERS AND SELLERS	CYBERHOMES
		3.	4.	5.	6.	7.	∞.	6	VIS	-	2.	3.	4.	ć.	9.

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Gray Cary\SD\1356853.1 102695-900000

Status	Registered	Registered	Registered	Registered	Registered	Registered	Pending (ITU)	Registered	Registered	Pending (ITU)		Registered	Registered	Registered	Pending (ITU)	Pending (USE)		Registered
Registration Number	1,505,090	1,661,044	1,741,251	1,644,822	1,564,261	1,294,878		1,367,010	1,852,243			1,653,624	1,752,037	1,707,524				2,288,249
Registration Date	9/20/88	10/15/91	12/22/92	5/14/91	11/7/89	9/11/84		10/22/85	9/6/94			8/13/91	2/9/93	8/11/92				10/19/99
International Class	35	35	16	35	6	35	6	35	6	35		16	42	42	42	42		42
Filing Date	1/11/88	8/3/90	8/29/91	1/9/90	2/16/89	7/15/83	3/2/98	4/29/85	1/12/93	86/8/9	•	12/18/89	6/25/90	10/21/91	66/8/6	10/4/99		2/26/98
Serial No.	73/704,917	74/084,860	74/199,182	74/018,293	73/781,135	73/434,800	75/445,180	73/534,929	74/348,625	75/498,390	LUTIONS, INC	74/012,110	74/074,108	74/213,822	75/796,084	75/815,729		75/441,360
Mark Serial No.	PHOTO-TRIEVE	PINPOINT	PROPERTY PLUS	READY-TRIEVE	REAL-TERM	REAL-TRIEVE	RE/XPLORER	SUPER-TRIEVE	VIEWPOINT	YOUR ON LINE YARD SIGN	VISTA INFORMATION SOLUTIONS, INC.	DATAMAP	ENTRAC	GUS	LEADSELECT	NEARMYHOME.	COM	VISTACHECK
	23.	24.	25.	26.	27.	28.	29.	30.	31.	32.	5		7	ω.	4	8		9

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	Mark	Serial No.	Filing Date	International	International Registration Date	Registration Number	Status
	Serial No.			Class			
1.	VISTA	74/690,455	96/61/9	42	2/25/97	2,039,799	Registered
,	INFORMATION						•
	EXPRESSWAY						
∞	VISTAINFO	75/665,061	3/22/99	9, 42			Pending (ITU)
6	VISTAINFO (stylized)	75/665,060	3/22/99	9, 42			Pending (ITU)
10.	10. VISTAVIEWER	75/816,484	10/6/99	6			Pending (USE)

<u>.</u>

Gray Cary/SD\1356853.1 102695-900000

AUSTRALIA: TRADEMARKS

	Mark Serial No.	Serial No.	Filing Date	International Class	International Registration Date Class	Registration Number	Status
VI	VISTA DMS, INC. [MOORE NORTH AMERICA, INC. (fka Moore Business Forms, Inc. and Moore U.S.A., Inc.)]	S NORTH AME	ERICA, INC. (fi	ka Moore Busin	less Forms, Inc. and	Moore U.S.A., Inc.)]	
	CYBERHOMES	765569	6/23/98 16	16	6/23/98	765569	Registered
2.	2. CYBERHOMES and	770187	8/13/98 16	16	8/13/98	770187	Registered
	Design						

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CANADA: TRADEMARKS

VIS	Serial No. Serial No. VISTA DMS, INC. [MOORE NORTH AMERICA,]	Serial No.		International Class An Moore Busin	Date International Registration Date Registration Numbor Class [NC. (fka Moore Business Forms, Inc. and Moore U.S.A., Inc.)]	Registration Number Moore U.S.A., Inc.)]	Status
	AD-EASE	1011715	4/8/99	6			Pending
2.	COMPASS	888926	86/1/6	6			Pending
ς.	CONNECTING REAL ESTATE PROFESSIONALS WITH QUALIFIED HOME BUYERS AND SELLERS	881841	6/18/98	35			Pending
4.	CYBERHOMES	867430	1/27/98	16	5/26/99	TMA512,309	Registered
5.	CYBERHOMES and Design	867429	1/27/98	36			Pending
6.	HOMES BY EMAIL	1011717	4/8/99	35			Pending
7.	KEY TO PROPERTY PHOTOS	1011607	4/9/99	16			Pending
∞.	LANDMARK	888923	9/1/68	6			Pending
6	LANDMARK VISTA	1011712	4/8/99	6			Pending
10.	LEARNING POINT	1011711	4/8/99	6			Pending
11.	LIST/ONE	1011710	4/8/99	42			Pending
12.	LOGILASER	495583	12/1/82	9,35	1/27/84	TMA287,413	Registered
13.	LOGITEX	446384	11/6/79	42	08/9/9	TMA246,204	Registered
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CANADA: TRADEMARKS

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Gray Cary\SD\1356853.1 102695-900000

CANADA: TRADEMARKS

	Mark Serial No.	Serial No.	Filing Date	International Class	Registration Date	International Registration Date Registration Number Class	Status
VIS	VISTA INFORMATION SOLUTIONS, INC.	UTIONS, INC	•				
1.	. VISTAINFO	1028309	66/6/6	9, 42			Pending
2	VISTAINFO (stylized)	1028308	66/6/6	9, 42			Pending
3.	3. VISTAVIEWER		3/28/00	6			Pending

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Gray Cary\SD\1356853.1 102695-900000

EUROPEAN COMMUNITY: TRADEMARK

	Mark Serial No.	Serial No.	Filing Date	International Class	Registration Date	International Registration Date Registration Number Class	Status
VIE	VISTA DMS, INC. [MOORE NORTH AMERICA, IN	NORTH AME	RICA, INC. (fi	ka Moore Busin	ess Forms, Inc. and	C. (fka Moore Business Forms, Inc. and Moore U.S.A., Inc.)]	
	CYBERHOMES	713214	12/29/97	16	12/29/97	713214	Registered
5.	CYBERHOMES and Design	713248	12/29/97	36	12/29/97	713248	Registered

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Gray Cary\SD\1356853.1 102695-151255

MEXICO: TRADEMARKS

Status			Registered
Registration Number		Moore U.S.A., Inc.)]	577,794
International Registration Date		less Forms, Inc. and	5/27/98
International	Class	ka Moore Busin	6
Filing Date		RICA, INC. (f)	4/30/98
Serial No.		S NORTH AME	577,794
Mark	Serial No.	VISTA DMS, INC. [MOORE NORTH AMERICA, INC. (fka Moore Business Forms, Inc. and Moore U.S.A., Inc.)]	RE/EXPLORER
		VIS	

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NEW ZEALAND: TRADEMARKS

E					_
Stame			Registered	Registered	no long form
Registration Number	INC. (fka Moore Business Forms Inc and M.	Moore U.S.A., Inc.)]	294208	294209	
International Registration Date	ness Forms Inc and	une and	0/23/98	0/53/98	
International	ka Moore Busi	16	36)	
Filing Date	RICA, INC. (f)	6/23/98	6/23/98		
Serial No.	NORTH AME	294208	294209		
Mark Serial No.	VISTA DMS, INC. [MOORE NORTH AMERICA,]	. CYBERHOMES	2. CYBERHOMES and	Design	
	VIS	1.	2.		

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UNITED KINGDOM: TRADEMARKS

Registration Number Status			Pending	Pending
International Registration Date Registration Number Class		9, 42	9, 42	
Filing Date		9/13/99	9/10/00 9, 42	
Serial No.	UTIONS, INC.	2208495	2208507	
Mark Serial No.	VISTA INFORMATION SOLUTIONS, INC.	1. VISTAINFO	2. VISTAINFO (stylized)	
	5		5.	

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UNITED STATES: COPYRIGHTS

	Title	Registration Number	Status
VIST	VISTA DMS, INC. [MOORE NORTH AMERICA, INC. (fka Moore Business Forms, Inc. and Moore U.S.A., Inc.)]	Moore U.S.A., Inc.)]	
1.	Accounting Softwhere, winter 1984	1492146	Registered
2.	Legal Softwhere	1487276	Registered
w.	Softwhere, Real Estate	1440471	Registered
4.	Softwhere, Insurance	1440469	Registered
5.	Softwhere, Health Care	1391660	Registered
9	Softwhere, Engineering	1440473	Registered
7.	Softwhere, Banking/Finance	1440472	Registered
∞i	Softwhere, Real Estate	1290969	Registered

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UNITED STATES: PATENT

	Title	Registration Number	Status
VIST	VISTA DMS, INC. [MOORE NORTH AMERICA, INC. (fka Moore Business Forms, Inc. and Moore U.S.A., Inc.)]	Moore U.S.A., Inc.)]	
	Method and Apparatus for Display of Variable Intensity Pictures on a Video Display Terminal*	4,734,769	Registered

* NOTE: No apparent assignment document transferring ownership of this patent to VISTA DMS, Inc.

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